

GOVERNMENT OF TELANGANA
ABSTRACT

PREVENTIVE DETENTION – The Telangana Prevention of Dangerous Activities of Bootleggers, Dacoits, Drug Offenders, Goondas, Immoral Traffic Offenders and Land Grabbers Act, 1986 (Act No.1 of 1986) – Order of Detention made by the Collector & District Magistrate, Khammam District against **Islavath Chandu S/o Sevya@ Tejya, aged about 30 years, Caste: Lambada R/o Occ: Labour, R/o Medarabasthi, Kothagudem, Khammam District** - Confirmed –Orders – Issued.

GENERAL ADMINISTRATION (LAW & ORDER) DEPARTMENT

G.O.RT.No. 3371

Dated: 19/12/2015
Read the following:

1. Order of detention in Proc.No. C1/2802/2015, Dt: 28.09.2015 read with dt. 5-10-2015 of the Collector & District Magistrate, Khammam District.
2. G.O.Rt.No.2712, GA (L&O) Dept., dt. 07.10.2015
3. Report and Opinion of Advisory Board on PD Cases dated 13.11.2015

O R D E R:

WHEREAS the Collector & District Magistrate, Khammam District, has made an order of detention vide reference first read above under Section-3(1) r/w 2 (a) & (b) of the Telangana Prevention of Dangerous Activities of Bootleggers, Dacoits, Drug Offenders, Goondas, Immoral Traffic Offenders and Land Grabbers Act, 1986 (Act No.1 of 1986) in respect of **Islavath Chandu S/o Sevya@ Tejya, aged about 30 years, Caste: Lambada R/o Occ: Labour, R/o Medarabasthi, Kothagudem, Khammam District** who had been indulged in ‘Boot legging’ activities for possession and dealing in I.D. liquor in contravention of A.P. Prohibition (Amendment) Act, , with a view to prevent him from further indulging in a manner prejudicial to the maintenance of public order;

2. WHEREAS the Government accorded approval to the said detention order under sub-section (3) of Section-3 of the Act, vide Government order second read above;
3. WHEREAS the Advisory Board constituted under Section-9 of the said Act, consisting of Hon'ble Justice Sri V. Bhaskara Rao, (Retired), Chairman and two other Members, reviewed the case on 12.11.2015. The Advisory Board after having heard the detenu, besides his wife Smt. Kumari and Investigating Officers and upon perusing the grounds of detention and connected records and also the written representation of the wife of the detenu has reported vide reference third read above and opined that “there is sufficient cause for the detention of the detenu **Islavath Chandu S/o Sevya@ Tejya, aged about 30 years, Caste: Lambada R/o Occ: Labour, R/o Medarabasthi, Kothagudem, Khammam District**” (Detenu No.62).
4. WHEREAS, the Government on careful examination of the entire record, it is observed that the detenu **Islavath Chandu S/o Sevya@ Tejya**, was involved in as many as in 3 (three) cases, which are registered against him for possession, transportation and sale of I.D. Liquor in contravention sec.7 (A) read with sec. 8(e) of A.P Prohibition (Amendment) Act, 1997 by the Excise Station, Khotagudem Khammam District. The Govt. Chemical Examiner, who analyzed the seized contraband has opined that “the samples were found to contain illicitly distilled liquor and unfit for human consumption and injurious to health”. The detaining authority, having taken into consideration, the ill effects of I.D. liquor on the general public health, and having satisfied that the activities of the individual affect or likely to affect adversely and prejudicial to maintenance of public order and having felt that recourse to normal law is not sufficient to deal with his prejudicial activities and may not be effective deterrent, has passed the order of detention, in order to prevent him from indulging in such offences further in the interest of public at large by invoking the provisions under Act 1 of 1986. The Advisory Board, after review of the case, has opined that “there is sufficient cause for the detention of the detenu.” The object of the Act, is to prevent recurrence of the offences, which affects the public health and public order. As such, he deserves for detention for a maximum period as provided under sec. 13 of the Act.

(p.t.o.)

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5. NOW, THEREFORE, after due consideration of the report of the Advisory Board and as well as the material available on record, the Government, in exercise of the powers conferred under sub-section (1) of section 12 read with section 13 of the said Act, hereby confirm the order of detention made by the Collector & District Magistrate, Khammam District, in the reference 1st read above and direct that the detention of **Islavath Chandu S/o Sevya@ Tejya, aged about 30 years, Caste: Lambada R/o Occ: Labour, R/o Medarabasthi, Kothagudem, Khammam District** be continued for a period of 12 (Twelve) months from the date of his detention, i.e. 30.09.2015.

(BY ORDER AND IN THE NAME OF THE GOVERNOR OF TELANGANA)

**DR. RAJIV SHARMA
CHIEF SECRETARY TO GOVERNMENT**

To

Islavath Chandu S/o Sevya@ Tejya, aged about 30 years, Caste: Lambada R/o Occ: Labour, R/o Medarabasthi, Kothagudem, Khammam District (Detenu No.62)[through the Superintendent of Jails, Central Prison, Warangal].

The Superintendent of Jails, Central Prison, Warangal. (He should serve the Order on the detenu immediately under proper dated acknowledgment and arrange to read over and explain the contents of the same in the language known to the detenu and report compliance to the Government forthwith).

The Collector & District Magistrate, Khammam District.

The Commissioner of Prohibition & Excise, Telangana State, Hyderabad
The Director of Prohibition & Excise (Enforcement), Telangana State,
Hyderabad.

Copy to:

The Director General of Police, Telangana State, Hyderabad.
The Director General of Prisons and Correctional Services, Telangana State, Hyderabad.
The Additional Director General of Police (Intelligence), T.S. Hyderabad.
The Dy. Commissioner of Prohibition & Excise, Khammam District
The Prohibition & Excise Superintendent, Khotagudem.
SF/SC

//FORWARDED :: BY ORDER//

SECTION OFFICER (SC)